

The Honorable Thomas Zilly  
Trial Date: 11-02-20

IN THE UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

ESTATE OF NICKOLAS MICHAEL  
PETERS, by the Personal Representative  
CARL MICHAEL PETERS; and JAYNI  
MARIE PETERS and CARL MICHAEL  
PETERS, individually and their marital  
community,

Plaintiffs,

v.

SNOHOMISH COUNTY as a sub-division  
of the STATE of WASHINGTON;  
SNOHOMISH COUNTY DEPUTY  
SHERIFF ARTHUR J. WALLIN; and  
CERTAIN UNKNOWN SNOHOMISH  
COUNTY DEPUTY SHERIFFS JOHN &  
JANE DOES 1 – 3,

Defendants.

CASE No. 2:19-cv-00873-TSZ

**NOTICE OF SETTLEMENT**

The parties respectfully notify the Court that they have agreed in principle to settle the above-captioned matter. Counsel for the parties are in the process of preparing and finalizing the Settlement Agreement and Stipulated Dismissal (“Agreement”).

Accordingly, the Plaintiffs respectfully request that the Court vacate all deadlines as set forth in the October 3, 2019 Minute Order.

1 DATED January 3, 2019.

2 By s/ Philip G. Arnold

3 Philip G. Arnold, WSBA No. 2675

4 Jeffery M. Campiche, WSBA No. 7592

5 CAMPICHE ARNOLD PLLC

6 Attorneys for Plaintiffs Peters

7 1201 Third Avenue, Suite 3810

8 Seattle, WA 98101

9 Tele: 206.281.9000 Facsimile: 206.281.9111

10 Email addresses:

11 jcampiche@campichearnold.com

12 parnold@campichearnold.com

13 lrichard@campichearnold.com

14 lharris@campichearnold.com

**CERTIFICATE OF SERVICE**

I certify that on January 3, 2019, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF Electronic Filing System which will send notification of such filing to all parties of record.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Or if discovery list out attys & staff

Dated January 3, 2019

By: s/Lucy Richard